Ī	Case 3:06-cv-05712-FDB-JKA Document	4 Filed 12/22/06	Page 1 of 2
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10	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA		
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13	SCOTT C. SMITH,		
14	Plaintiff,		
15	V.	Case No. C06-5712FDB ORDER TO SHOW CAUSE	
16	KAREN BRUNSON et al		
17	Defendants.		
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19	This civil rights action has been referred to the undersigned Magistrate Judge pursuant to		
20	Title 28 U.S.C. § 636(b)(1)(B). Plaintiff was given leave to proceed in forma pauperis. Review of		
21	plaintiff's proposed complaint discloses plaintiff is challenging the fact that he is in custody (Dkt. #		
22	1). The court now ORDERS PLAINTIFF TO SHOW CAUSE why this action should not be		
23	dismissed prior to service.		
24	When a person is challenging the very fact or duration of his physical imprisonment, and the		
25	relief he seeks will determine that he is or was entitled to immediate release or a speedier release		

relief he seeks will determine that he is or was entitled to immediate release or a speedier release from that imprisonment, his sole federal remedy is a writ of habeas corpus. Preiser v. Rodriguez, 411 U.S. 475, 500 (1973). In June 1994, the United States Supreme Court held that "[e]ven a

28 ORDER

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